## Exh 3

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Executive Office for Immigration Review

Board of Immigration Appeals Office of the Clerk

5107 Leesburg Pike, Suite 2000 Falls Church, Virginia 22041

Abrecht, Olivia National Immigrant Justice Center P.O. Box 818 Chicago, IL 60690 DHS/ICE Office of Chief Counsel - CHD 55 EAST MONROE, SUITE 1400 Chicago, IL 60603

Name: PANTON, ROBERT SAVIO

A031-257-320

Type of Proceeding: Removal

Date of this notice: 4/15/2024

Type of Motion: MTR BIA-REO

Filed by:Alien

## FILING RECEIPT FOR MOTION

The Board of Immigration Appeals acknowledges receipt of your motion and fee or fee waiver request (where applicable) on 4/12/2024 in the above-referenced case.

NOTICE TO PARTIES – DHS/ICE prosecutorial discretion: The Board is aware that DHS has issued memoranda regarding its enforcement priorities and framework to exercise prosecutorial discretion (memoranda are available on U.S. Immigration and Customs Enforcement (ICE) website at <a href="www.iustice.gov">www.iustice.gov</a>). See EOIR PM 21-25, Effect of Department of Homeland Security Enforcement Priorities, available at <a href="www.justice.gov/eoir">www.justice.gov/eoir</a>. The parties may wish to assess whether this matter remains an enforcement priority and whether the exercise of prosecutorial discretion is warranted. However, as there are prohibitions on DHS's authority to exercise its prosecutorial discretion (e.g., individuals subject to mandatory detention pursuant to sections 236(c) and 241 of the Immigration and Nationality Act, 8 U.S.C. 1222(c) and1231, all inquiries regarding an individual respondent/applicant's eligibility for prosecutorial discretion must be made directly to DHS/ICE. If the parties jointly agree to the exercise of prosecutorial discretion, or if ICE otherwise intends to exercise some form of prosecutorial discretion, a motion should be filed with the Board to this effect and it should clearly contain the caption "EXERCISE OF PROSECUTORIAL DISCRETION" on the front of the motion.

## PLEASE NOTE:

Filing a motion with the Board of Immigration Appeals DOES NOT automatically stop the Department of Homeland Security from executing an order of removal or deportation. If you are in DHS detention and are about to be deported, you may request the Board to stay your deportation on an emergency basis. For more information, call BIATIPS at (703) 605-1007.

In all future correspondence or filings with the Board, please list the name and alien registration number ("A" number) of the case (as indicated above), as well as all of the names and "A" numbers for <u>each</u> family member who is included in this motion.

If you have any questions about how to file something at the Board, please review the Board's <u>Practice Manual</u>, found within the EOIR Policy Manual at <a href="https://www.justice.gov/eoir">www.justice.gov/eoir</a>.

Certificate of service on the opposing party at the address above is required for ALL submissions to the Board of Immigration Appeals - including correspondence, forms, briefs, motions, and other documents. If you are the Respondent or Applicant, the "Opposing Party" is the DHS Counsel at the address shown above. Your certificate of service must clearly identify the document sent to the opposing party, the opposing party's name and address, and the date it was sent to them. Any submission filed with the Board without a certificate of service on the opposing party will be rejected.

SalinasD